MITCHELL BACK

Charter Amended.

In Which Matters of Spicy Interest Are reading. Mentioned-Young's Bill to Re-Charter sion -- Various and Sundry Matters. SENATE.

TUESDAY, FEBRUARY 26TH-42ND DAY, and far between, The senate was called to order at 11 Mr. Adams said this was the first on a call of roll the bill passed its sec-Doughton.

tral M. E. church, of this city. The journal of Monday was partially Senator from New Hanover. He re- transmitting sundry bills passed by salaries and fees. read and, on motion of Mr. Marshall, buked the Schator for his language that body asking concurrence by the further reading was dispensed with. MORNING ROUS.

Presented and disg sed of as follows: McCaskey, petition from citizens of Washington county concerning the sale of liquor; propositions and griev-

Starbuck, petition against the formation of a new county of High Point; propositions and grievances.

REPORTS FROM COMMITTEES were submitted, and the bills took their Candler, Black, Marshall, McCaskey, Lindsay, Mitchell, Cook, Fortune, Starbuck, Rice, Sigmon, Mercer, Hurley, Adams, White of Alexander.

of sundry bilis properly engrossed, and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and amendment, provided this act shall are not as a sundry bilis properly engrossed, and they were transmitted to the House of Representatives for concursions and amendment, provided this act shall are not as a sundry bilis properly engrossed, and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions are transmitted to the House of Representatives for concursions and they were transmitted to the House of Representatives for concursions are transmitted to the House of Representatives for concursions are transmitted to the House of Representatives for concursions are transmitted to the House of Representative for concursions are transmitted to the House of Representative for concursions are transmitted to the House of Representative for concursions are transmitted to the House of Representative for the House of Represent

through Mr. Starbuck, submitted a re- 1895; lost. port of sundry bills, passed both gave notice of the ratification of the ruled out of order.

An act to incorporate Wake Banking and Surety company. An act to incorporate the Columbus

Drainage company. 1891, relating to time of holding the Superior courts of Moore county.

An act for the relief of Samuel P. Austin, an ex-Confederate soldier. An act to authorize the commissioners of Montgomery to sell the old jail building in the town of Troy.

Joint resolution concerning immigration and the investment of capital in North Carolina. An act to regulate the time for hold-

ng the Superior courts of Cumberland known as Flax township, in Macon ordered enrolled for ratification. county. An act to protect fish in Riemans

creek in Haywood county. Resolution to pay W. G. Separk for blackboards. An act to amend chapter 542, laws of

1891, concerning the killing of o'pos-STATE BOARD OF AGRICULTURE. Mr. Mercer, one of the tellers on the Robeson counties.

election of trustees for the State Board of Agriculture, reported the election of E. L. Franck from the Third district, Hanover county. J. J. Long from the sixth district and E. A. Aiken from the Ninth district. COLORED A. AND M. COLLEGE.

A message was ordered sent to the House of Reyresentatives that at 12 persons to fill vacancies on the board was opposed to such legislation and he pensed with. o'clock Wednesday, Feb. 27, the Senate will go into an election for three of trustees for the A. and M. College the colored race, and that the President had appointed Senators Mitchell Debnam from the Fourth district, T. B. Keogh from the Fifth district, T. B. Keogh from the Fifth district, T. B. Keogh from the Fifth district. trict, and J. E. Dudley from the Sixth expenses. district, being in nomination for such

to repeal chapter 113, laws 1887, concerning the Bureau of Labor Statistics: injustice to the people.

the oyster interests of Also to com- not want to bear the expenses of net the canal provided for in in these courts. This criminal circuit chapter 74 laws 1887; judiciary. McCaskey, bill to prohibit the sale of whiskey within three miles of Free in favor of the bill.

Chapel church in Washington county; propositions and grievances. for other purposes; committee on jus-

Turner to citizenship; calendar. tection of fish: fish and fisheries.

graded school in Sampson county; caleudar. Also a bill to repeal chapter against the bill. It was inflicting on the people what they had not asked the people what they had not asked Newton Grove, Sampson county; cal- for and what they did not want.

Grant, bill for relief of J. D. Kenan, o'clock a. m. Wednesday, February ex-sheriff of Duplin county; referred 27, 1895, and the bill went over.

tions and grievances. Mewborne, (by request,) from heads that he would appoint tellers at the

of charitable institutions in the State; proper time. finance.
Shaw, bill to amend section 2566 consession upon a nomination sent in by cerning examination of school teach- the Governor.

Also, a bill to provide for the pay- this evening. ers; education. ment of public school teachers in Robeson county; education. Norris, bill to create a new township

RALEIGH, NORTH CAROLINA, WEDNESDAY, FEBRUARY 27, 1895.

Wake county; counties, cities, towns, by the president. and townships. TO THE NINTH, Sigmon, bill to provide a dispensary in the town of Hickory; corporations, Moody, of Haywood, resolution in less transacted:

Moody, of Haywood, resolution in regard to the election of a judge and both City and to re-charter the same, for that lost boll. Mr. Smith asked bad earlier than usual. If Jim Young solicitor for the criminal circuit com-posed of the counties of Buncombe. beth City and to re-ch on its second reading. And the Eighth District Loses a Haywood, Henderson, and Madison, ties and debts owing by the present nominating H. G. Ewart for judge, ties and debts owing of the corporation shall become liabilities of the new corporation, and all property

UNFINISHED BUSINESS.

the city of Wilmington, N. C., the same the present corporation, and all conwas taken up and put on its second tracts now in existence made by the

Mr. Rice, in charge of the bill, spoke carried out by the new corporation. in favor of the bill, enlogizing the Raleigh Fails to Pass an Evening Ses- Democratic party of the days of Jeffer- difference of opinion of lawyers as to ed God there were a few honest Demo- charter would not invalidate contracts crats still existing, but they were few made by the city authorities,

o'clock a.m. by Lient. Governor R. A. time the funeral of the Democratic and reading; ayes 23, noes 3. Prayer by Rev. Mr. Tuttle, of Cen- was glad it came from such a preacher as the distinguished when he was a representative of a Senate. Referred to committees party who had entered spring to grasp . Bill to amend the charter of the aging the finances and we don't want passed; ayes 26, noes 0, we can take them.

readings. THE CALENDAR

was taken up and the following business transacted : places upon the calendar; by Senators | Bill to amend the charter of the town of Beaufort, N. C., passed its | sent to the House for concurrence in second reading, ayes 27, noes 0. SPECIAL ORDER.

THE COMMITTEE ON ENGROSSED BILLS, Ninth Congressional district being tion was raised to its third reading. through Mr. Black, submitted a report the special order for 12 o'clock moon, Bill to extend the corporate limits of so as to reduce the fees of notary pubof sundry bills properly engrossed, was taken up on its second reading. Snow Hill, Green county; also, a bill lies from \$1 to 25 cents; passed its sec- Populist, will controvert it.

THE COMMITTEE ON ENROLLED BILLS, led by the people of Mitchell county; is the only members of this house, that I am sure to probably between Messes that improve the probably between 3,000 and 4,000 on the bounty proposition showed the branches of this General Assembly, as to provide for Surry county to be trans- county; also bill to amend chapter empting the waters of Currituck.

> shall and Fortune. The supporters of the bill were:

An act to amend chapter 277, laws of Farthing, Mewborne and Candler. reading and passed. CALENDAR RESUMED.

Resolution to authorize State Treaspassed second and third readings.

Bill to create a criminal circuit of the counties of Craven, New Hanover, empower trustees and

combe and Halifax. strike out Wake, Forsyth and Wayne ported were tabled. counties and insert Vance, Warren and Adjourned to 11 a. m. today.

This bill is a substitute for the bill House was opened with prayer by

he was pleaged to economy and that it was a fact that litigation was on the decrease. Then why all these additional courts with expenses of judge.

Mr. Turner remarked that as no bowing profoundly to a negro, because, one was listing to the reading of the State, has publicly stated that he endorsed a note for over \$6,000 in politeness by a simple old negro. "This man solicitor, clerks and other officers. He

He came here to do all in his power to The standing committees reported then Governor, without action on his

Paddison, bill to reduce the expen- at the speech of the senator from Wil- ed without prejudice by Cox. ses of the Agricultural Department; son (Mr. Hoover). He was satisfied the oyster interests of North Caro- ven and Mecklenburg, but they did terest of reform and economy he was

Mr. Fowler said Wayne county was originally in the bill and its Senator Forbes (by request), bill to declare had requested its name stricken out. W. S. Long a justice of the peace, and Wake county was in the bill and its graded school in Sampson county; criminal circuit and he would vote

Mr. Adams said that as a special Dula, bill to create a new township favor he asked that Mecklenburg be Dula, builto create counties, cities, layor ne asked that Mecklenburg be in McDowell county; counties, cities, stricken out of the bill, or that the fur-Fortune, bill to change the name of Fortune, bill to change the name of poned till the Senator from Mecklen-burg may be here to be heard, and he burg may be here to be heard, and he

Starbuck, bill to secure occurrences; House of Representatives proposing to quors within two lines of Edgecombe, Hay-church, Edgecombe county; proposi-wood, and Madison, at 12 o'clock noon,

The senate then went into executive The senate adjourned till 8 o'clock

Pursuant to adjournment the senate abolish Senate of United States, etc.; of personal privilege. In the News

M. Wilson as clerk for the county of now owned by the city shall be conveyed to the new corporation, and all MORE RESOLUTIONS, being the bill to amend the charter of corporation shall become suits against present corporation shall be faithfully tee

> Some discussion arose upon the son and Washington, and said he thank- whether this repeal of the present The amendmet was voted down, and

party had been preached and he A MESSAGE PROMITHE HOUSE OF EEPRE. by Mr. Crews, in regard to reduction SENIATIVE

to, and we do want the offices because | Bill to provide for a special tax col. Mr. Monroe. lector in each township in Northamp-

reading. Mr. Shaw sent up an amendment to Bill to amend the charter of the its several readings and was ordered be indefinitely postponed. the Senate amendment.

Bill to require officers and employes vocated postponement. of insane asylums to work public roads; Rill to restore Mitchell county to the passed its second reading, and objec- poned indefinitely.

fled by the people of Mitcheil county Meadow church, in Mitchell county; is the bill which created so much disliquor within one mile of High Brigh. Squires and Gallop. time for holding the Superior courts Mr. Peebles demanded the ayes and lowing: The bill was vigorously opposed by of Washington, Dare and Tyrrell countwo miles of Olivet church, in Edge- 46 to 50, The bill passed its second reading- combe county; bill to amend chapter ayes 19, noes 7, and went to a third 474, laws of 1803; bill to prohibit sale urer to pay \$78.25, actual expenses of in one-half mile of Tucker's Grove the bill. the sub-committee on privileges and Camp Ground in Lincoln county; bill Mr Williams of Craven introduced election, which visited Edgecombe for the relief of D. L. Reynolds, late 503, resolution to investigate the afadministrator of J. R. Strayborn \$26. follows: Bill to create a new township to be passed their several readings and were Whereas. It is a matter of common

Mecklenburg, Forsyth, Wake, Edge- validate sales made under trusts pass-Mr. Cook sent up an amendment to A number of bills unfavorably re-

to abolish the criminal court of New Rev. Mr. Woodard, Representative Hanover county.

Mr. Fowler opposed this bill as one to create additional expenses. He said nal had proceeded a short while

Mr. Rice said New Hanover county Pool, by request, presented a petition the credit of the State for such a of that county, not because they did the liquor law; Hopkins, petition for not want a criminal court, but they kid change of lines between Ashe and provided the liquor law; Hopkins, petition for grave and serious nature, supported theirs. If by so doing I have unwit-

economize and save, not to increase on a great many private bills, and bills part; and,

The act for regulating the adoption

Gallop, to amend laws of 1887; 1213, terests of the State. Walker, to work public roads of Rock. The resolution passed its second and Mecklenburg road law to Ashe and

ingham by taxation: 1214, Mitchell, to third readings. 1215, Squires, to incorporate Currituck House of Representatives proposing to go into an election of a judge for the in Charokas. 1918 McClement liquors in Charokas. 1918 McClement liquors in county; will to prevent fishalender.

Farthing, bill to prohibit sale of licerominal circuit composed of the counties of Epworth ties of Buncombe. Henderson, Have lieve Odd Fellows' Orphan Home at derson county; bill to prevent fishing two miles of Epworth ties of Buncombe. Henderson, Have lieve Odd Fellows' Orphan Home at derson county; bill to prevent fishing two miles of Epworth ties of Buncombe. Henderson, Have lieve Odd Fellows' Orphan Home at derson county; bill to prevent fishing two miles of Epworth ties of Buncombe. Farthing, bill to promote sate of the criminal circuit composed of the counties of Epworth ties of Buncombe, Henderson, Hay-quors within two miles of Epworth wood, and Madison, at 12 o'clock noon, by Edgecombe county; proposiwood, and Madison, at 12 o clock noon, sale of liquors in one mile of certain sections to extend time for Wednesday, February 27, was concurhurch, Eugenances.

Wednesday, February 27, was concursions and grievances.

Mewborne, (by request,) bill to proper in the first proper in the fir 1221, Ewart, to amend charter of Salu- mony;" bill to return certain old recda, rolk county; 1222, Bryan, to col- ords to Craven county. lect taxes in Chatham; 1223, Bryan, in regard to appropriation to University; 1226, to repeal laws of 1885 in regard to stock law in Bladen; 1228, resolution by White of Bladen; 1228, to Pladen. resolution by White of Bladen, to "Mr. Speaker: ! rise to a question

to be called Rolesville township, in was called to order at 8 o'clock, p.m. 1229 and 1230, two bills relating to and Observer this morning I note the stock law in Bladen county; 1231, Self, following editorial: 'In regard to 1230, Smith, of Gates, substitute for own resolution to adjourn in honor of House bill 112 to amend section 1963 of Lee, when the Senate non-concurred. that was lost and 1230 is a substitute birthday on Saturday adjournment was | Duty. that the bill be passed and referred to made the motion quoted it is not rethe judiciary committee, so that it may corded by a single newspaper reporter occupy the same position it held be- present, and we do not believe be-

The journal is not only a serious reflec-

their charge, but it is a grave reflection.

on committee of enrolled bills, report-

ed the Pitt county bond bill and asked

immediate consideration thereon. Mr.

the whole matter.

-, of Newberne, the chairman

fore it was lost. Mr. Henderson moved that the bill been 'doctoring' the journal.' be referred to the committee on rail- Mr. Speaker this charge of 'doctoring' roads and railroad commission. Mr. Turner moved to lay the mo- tion upon the Speaker of this House

ion to refer on the table. Motion lost, and the principal clerk of this The bill passed its second reading and House who have the superwas referred to the judiciary commit- vision of the journal directly under Mr. Young sent up a report from the upon the members of this body. It so

committee appointed to nominate happened that in the unadveidable trustees of the A, and M, college; also absence of the Speaker, I occupied the a resolution that the House enter into chair on the day referred to. Immedielection of trustees of the colored A. ately after the prayer of the Rev. Mr. and M. college.

31, house bill, tabled; see, resolution

of fees of all State and county officers 20 per cent, referred to committee on 974, house bill to amend cherry and third readings. Bill to amend the usury law, for the

upon the offices of this State. He said town of Greenville, Pitt county, on its protection of building and loan assothis bill says we are incapable of man- second reading was taken up and ciations, was recommended by the judiciary committee and advocated by Mr. Johnston, of Sampson, says it is

The bill passed its second and third ton county was placed on its second his understanding that this bill grants ceed with the order of business. peculiar privileges to building and loan associations, which are not grant include Robeson county. The amend- ed to other individuals or corporament was adopted and the bill passed tions; he therefore moved that the bill Mr. Campbell opposed the motion.

Mr. McClammy and Mr. McCall ad-The bill after discussion, was post-

85, to amend section 3748 of the Code. not go into effect until it shall be rati- gelical Lutheran church and Big North river and its tributaries. This the record, is so manifestly unfair on the windows.

Mr. Marshall sent up an amendment ton Mountain Academy in Caldwell Mr. Gallop moved to amend by ex- amende honorable,

laws of 1891; also a bill to change the men come down there and fish with the privilege. Douglass ghost, like Ban-lives fer the lecturer and the audience name of Elm City to that of Toisnot; book and line." On the call of the roll quo's, will not down at our bidding. I to leave the hall. Senators Black, Moody of Haywood, bill to prohibit sale of liquor within the amendment was lost by a vote of The bill unamended then came up. Mr. Peebles demanded the ayes and

known as Flax township, in Macon
Bill amending charter of Kinston, sioner, W. H. Lucas, and the Board of wise, and intending in no way to enSlattery." Lenoir county; bill to provide for ShellFish commissioners received large caining in Guilford county; bill to sums of money which, it is believed. wees to were recklessly, uselessly and improperly son andered; and

WHEREAS. It is commonly reported? by the said W. B. Lucas, late chief commissioner, to be worte \$20,000, is absolutely worthless and unfit for ser-WHEREAS, It has been reported that

the said steamer Lilly, which was sold to the State for \$7,500 was bought for a considerably less amount by those purchasing her in behalf of the State, and decrease. Then way an the journal, he would move that the that he endorsed a note for over \$6,000 in political courts with expenses of judge, further reading of the same be dissiplication clorks and other officers. He said steamer Lilly, the said Thos. M. as the negroes in this house, and in conduct here tonight. It can meet cotton would be down to 3 cents per conduct here tonight. It can meet

of that county, not because they and the index of lines between Ashe and not want a criminal court, but they kid not want to pay \$11,000. They wanted not wanted to divide the changing county lines between Ashe and testimony under the proposition for t Mr. Hoover thought we had enough zens of Beaufort county regarding sale Lucas and his associates, were made

not vote for them. It looked to him like it was a bill calculated by the centre of the maker of the maker of the maker of the note others, I can only plead that my action to the centre of the military and headed others, I can only plead that my action to the centre of the military and headed others, I can only plead that my action to the centre of the military and headed others, I can only plead that my action to the centre of the military and headed others, I can only plead that my action to the centre of the military and headed others, I can only plead that my action to the centre of the military and headed others, I can only plead that my action to the centre of the military and headed others. more referred to the sentre of the military and headed by Senators:

Herbert, bill to establish a high Herbert, by the form of Nantahala, Mato give some one out of employment a resolutions which passed on Monday. said Lucas been the maker of the note for the payment for the steamer Lilly, job. He hoped that it was not but lie stated that he was absent from the which the said Holt endorsed; and, which the said Holt endorsed; and, which the said Holt endorsed; and, Herbert, bill to establish a most school in the town of Nantahala, Mascon county; education. Also a bill concounty; education. Also a bill as an outrage and concounty; education. Also a bill as an outrage and denounced the bill as an Mr. Paddison said he was surprised of books for public schools was report- Holt, W. H. Lucas and their associates

NEW BILLS.

NEW BI Parsons; bill to provide and protect Court and wanted one. So with Cralland, in Anson county; 1198, Hileman. Suetude, it is necessary for the General revenue act; two hundred copies were revenue act; two hundred copies were Assembly to be fully informed as to Bill to provide for the appointment The military and the fully informed as to Bill to provide for the appointment The military and the fully informed as to Bill to provide for the appointment The military and the fully informed as to Bill to provide for the appointment The military and the fully informed as to Bill to provide for the appointment The military and the fully informed as to Bill to provide for the appointment The military and the fully informed as to Bill to provide for the appointment The military and the fully informed as to Bill to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full to provide for the appointment The military and the full revenue act: two numered copies were Assembly to be fully informed as to of women as notaries public was advo-ordered printed; 1129, Hopkins, by request, for the support of Western Hosquest, for the support of Western Hosquest, for the support of Western Hosquest, for dissolving that remedial legislation may be adopted by the United States

put sames beand of the properties of the Bryan moved to table. The bill passed seven companies remained as a guard player were treated by the terms of the near Cook's Gap, Watauga county; 1204. Senate and Speaker of the House relies third reading by a vote of 63 to 19. for Mrs. Slattery, and to prevent fur- act, as far as possible, as members of an Wake county was in the name was asked to be stricken out. Norment, to relieve Henry Bath, a specified, and with all her name was asked to be was a sked to be wa Marshall, bill to restore George Marshall, bill to restore George Turner to citizenship; calendar.

Witchell, by request, bill for the prostore of fish; fish and fisheries.

Mitchell, by request, bill for the prostore of fish; fish and fisheries.

Marshall, bill to restore George Marshall to the formal and all other matters in animals, against driving on cattle and all other matters in animals, against driving on cattle and all other matters in animals, agai Mitchen, of the miles of the publication of the bolletins wood county; 1208, Lawrence, for relief this Assembly, report the result of its convicts on public roads and with male of school district No. 12 in Martin: investigation, unless otherwise order- convicts was reported unfavorably and are made to-night that they will be in 1897. 1209, Dixorf, to amend laws of 1893; 1210. ed, and shall make such recommenda- tabled. Dixon, to authorize the construction tion as in its judgment are necessary Bill to protect birds from February of a bridge across Trent river; 1211. for the correction of abuses, punish- 1st to November 15th in Mecklenburg, Hooker, to make Chockowinity creek ment of offenders and revival of the Montgomery and Wilson counties in Beaufort county a lawful fence; 1212. previous prosperity of the oyster in- passed second and third readings.

> allow clerk of Superior court to appoint cotton weighers in Franklin; bills that Passed third readings. Bill to allow the Clerk of Superior and Camden Railroad Company; 1216, court to appoint cotton weighers in

ready passed. The following bills passed second and third readings: of the Code, in regard to defendant's interest .

third readings.

[Continued on fourth page.]

GREAT RIOT IN SAVANNAM

to repeal chapter 455, laws of 1885; Lee's birthday, the House tabled its Catholics Grow Wild Over the Lecture of an Ex-Priest-Vinlent Mob Law in Evidence-All the Military in the City on

Savannath, Ga., Feb. 26 .- This has

history of Savannah. For five hours

the city has trembled on the verge of made it. It looks like somebody has religious riots. The entire white mililery force of the city, except the artillery, has been on duty. There are ten infantry companies and the Georgia Hussars, the latter being dismounted. The city has been liberally placarded with notices that ex-Priest Slattery and his wife, described as an ex-nun. Yourd for in the Boson, And Provides would lecture here on Catholicism. Members of the Ancient Order of Hibernians, a secret Catholic organizaat once took steps asking Mayor Myers o refuse to permit the expriest to hold his lecture. The petition said that if Slatterly was allowed to speak there would disorder and riot. About 500 signed the petition. When was presented to the mayor a committee of twelve Catho-

Ray, of Macon, at once objected, stating as his reason therefor, that there ics, including the presidents of was a tacit understanding had among two divisions of the A. O. H., he the corporation attorney to the effect not businers the day preceeding that that day, it being a legal holiday, Lee's that as mayor he had no power to abridge the rights of free speech guar- ress of those advocating the payment The chair replied that he was not in auteed by the Constitution of the of the bounty prematurely out off by ings, and unless the journal of the day there could be no disorder or trouble proposed bounty aggregates \$5,300,000. opinion the city attorney said that preceding directed an immediate adcornment of the House, he would pro- if those who would be offended by as stated in the amendments adopted; Slatterly's remarks would stay away but Mr. Mitchell gave it as his belief The motion to confirm the report of from his lecture. the committee was put and carried.

The committee stated that it was Immediately thereafter I recognized their desire to avoid trouble and that point of order was made against Young of Wake, who moved an imme- they would use their influence in that the amendment, but the Senate diate adjournment in honor of the an- direction. They did so but their efforts voted it in order by a vote of niversary of the birth of Gen. R. E. utterly failed. By 7 o'clock several 4s to 13. After that the success of the Lee. The motion prevailed and the hundred had collected. When Stattery bounty proposition was assured, alarrived the mob had not assumed large This, Mr. Speaker, is a plain, un-enough propertions to cope with the though efforts were made to load it varnished statement of the facts as police. By So'clock a howling mob of down with free silver amendments and they occurred, and no member on this over 1,500 surrounded Masonic hall. In other propositions. In the course of floor, be be Democrat. Republican or the hall was an audience of about 400, proposition the hall was an audience of ladles. The Senate that this bounty proposition

for the present year. The final votes Before 9 o'clock the mob had grown that journal will at once make the people. Window after window in the friends of the amendment very strong, hall was crashed. Cries of "Kill him!" and they carried the amendment easily. Mr. Monroe also arose to a question . Down with Slattery !" "Hown with the Mr. Frye, of Maine, succeeded in properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the properly enrolled, and the President ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to change for the president ferred to 5th Congressional district; 224, laws of 1893; also a bill to ch mott summoned the mayor. The lec. providing for a retiring list for the "Mr. speaker, I wish to speak for a ture closed at 9:30 o'clock, and it was revenue marine service, in order to re-The bill was vigorously opposed by of washington, Dare and Tyrrell coun-senators. White, of Alexander, Marties; also a bill to amend chapter 285, of the bill," he said, "to let Northern minute or two to a question of personal apparent that it meant the loss of many

had hoped yesterday that this House, As the ex-priest was about to leave and the whole country, had heard the with his friends, the chief of police last of this matter, but, as I have been stopped them and refused to allow any informed, that on yesterday it was one to go down stairs. Outside, Mayof liquor within two miles of Con- noes, and the bill passed its third read- stated that I was publicly charged or Myers and Col. Wm. Garrard were of inquor within two miles of Con-way church, in Caldwell county; also ing by a vote of 67 to 33-a party vote. With having voted for the famous reso-in consultation. The mob bissed at way church, in Cardwell county; also tog by a cott of h to so a party cot. bill to prohibit the sale of liquor with- the Democrats as a body voting against lution, and that I did not deny it, and the police and hooted at their orders. as the papers this morning are full of to disperse. The military alarm, elevit. I wish to make a brief statement of en taps on all fire bells in the city was sent in, but when it sounded the mob-"When the resolution was offered, derided it. election, which visited Edgecombe sheriff of Buncombe county; bill to pay fairs of the shell fish commission as baving no prejudice against Douglass "When the resolution was obered, derided it. baving no prejudice against Douglass "Bring on your military," some of

simply because he was a negro, think- the leaders shouted. ing nothing of his wife, white or other- "To hell with them; they can't save

dorse intermarriage between the races. By order of the mayor, the guards and wishing to please the negroes in formed in two single lines and charged Louisiana, and it precluded ber from this House and to remove their prejudice against my party, my first breaking it. The mob was shoved back slowly but refused to break, and occurred it by standing up; but when there was some standing up; but when there was some half.

sounding brass and a tinkling symbol, glance at the risk of a broken head and not wishing to be mixed up in the and saw the mob found nothing to enmatter at the final count, I did not vote at all. When a little boy I read with Vicar-General Cafferty who is in

delight the beautiful story of General charge of the diocese, in the absence now. Washington pulling off his hat and of Bishop Becker, addressed a portion

have for decades been pulling off their plead with you to disperse and go

that ever stood in the foreground of a Four companies of guards were then nation's history,' the other, 'the grand- banked about the door of the hall with branch of the sugar bounty amendment est figure that ever shed lustre upon a the police and Slattery was brought for an aggregate bounty of \$5,000,000, lost cause." oh, shades of the heroes of down. As he came out with eight po-Valley Forge and Gettysburg, I beg licemen and the mayor, there was a 25. The ioniowing the introduced, read by their title and referred to respective committees and referred to respective committees. WHEREAS. It is generally believed pardon if I have sinned against the howl from the mob, but the military, that the said Thomas M. Holt, then pardon if I have sinned against the howl from the mob, but the military, Holt, W. H. Lucas and their associates been forgotten, that the generous important that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts shall be pulse that actuated me, may in some that all the facts are the facts and the facts are that actuated me, may in some that all the facts are the fac pulse that actuated me, may in some that the mob could not see him. The (in case conciliation failed) to mediate

Mr. Campbell wanted the ayes and nets and Slattery walked in unjured. courts could be enforced as against pital; 1200, Keathly, for dissolving bonds of matrimony in certain cases; 1201, Dr. Alexander, relating to fishing id Scoppernong river; 1202, Hunter, to put James Lenoir on the pension roll; 1202, Wigheal to lay of public road.

THE LEXINGTON TRAGEDY.

Sympathy of Many Citizens-All Quiet-Bill to extend the provisions of the Walser "Will Be Governor Some Day."

Special to the CAUCASIAN. Watauga counties passed second and LEXINGTON, N. C., Feb. 26.—Hundreds of citizens of Davidson and ad-Resolution providing for joint committee of House and Senate on election joining counties have viewed the remains of Dr. R. L. Payne, Sr., who was law, tabled, the election law having alshot and almost instantly killed by Baxter Shemwell yesterday. Everything is quiet, and the citizens will Resolution by Mr. Hunter, appoint- defend the prisoner and see that he ing February 27th, as the time to go gets a fair trial. No threats of lynchinto the election of a judge for Madi- ing are heard. Court comes next week son, Buncombe and Henderson; senate and he will have a speedy trial. Able bill to repeal chapter 523, laws of 1893; counsel have been employed on both

will be Governor some day. will occupy about forty days.

\$8,000,000 TO SUGAR.

been the most exciting night in the The Senate Votes to Give the McKinley Bounty to the Sugar Preducers.

A LABOR COMMISSION

Made for Publication of Labor Buile tine-The Baltimore Especiales of 1807 Comes to for a siles.

BENATE. WARRINGTON, Feb. 26 .- The Senate gave another day to the sundry civil bill without completing it and without taking up the vital points concerning financial legislation. The important feature of the day was a show show bounty question, resulting in the sucthat it would reach \$8,000,000. A

tire many aged officers who have done

good service and who now stand in the way of promotion. Mr. Gorman (Md. Dem.) and Mr. Berry (Ark, Dem.) had a brisk exchange of personalities over timber inspectors, who had been denounced by Mr. Gorman as political favorites. Mr. Wolcott also made a severe arraign-

ment of timber inspectors Mr. Hoar, of Massachusetta, discussing the sugar bounty amendment said the beet sugar interests were entitled to the bounty, but the cane interest of Louisiana was not, as its Senators had voted against the sugar bounty on the final vote in the Senate, when a single vote would have retained the bounty. This was a binding obligation on confusion, knowing that it was not unanimous and spontaneous; that the compliment was worse than the compliment was worse than crying and those who ventured to too serious a statement against the iana had herself abolished the bounty by her votes in the Senate, and she should not complain of this abolition

> Mr. Hoar went into a tariff speech and declared that if the sages at the other end of the Capitol, and the sage

hats to my ideals, that it was not too home; do not render it necessary to question was divided, the vote being upon the proposition for bounty on

voted to eulogies on the life and public services of the late Representative Post, of Illinois. \$3,000 Worth of Whiskey Secope

The remainder of the day was de-

CHARLESTON, S. C., Feb. 26.-The police department has seized the schooner Carolina, Capt. Jersey, from Savannah, loaded with twenty-eight barrels of fine whiskies, contraband under the Dispensary law, consigned to parties in Charleston. Captain and crew were arrested and the schooner confiscated. The value of the liquors seizel was \$3,000.

Election Investigation in Tonne

NASHVILLE, Tenn., Feb. 26,-Theese bill by Winborn to amend section 616, sides, and the trial will be one of great mittee appointed by the legislature to giving bond to secure fees of office Populists as well as Republicans are nection with the election for governor during the pending of a contest; act bragging on the fair and impartial in November last began work to-day. for protection of inn-keepers against way in which Hon. Z. V. Walser, of A sub-committee is sitting in Manry dead beats explained by Ewart. Woot- Davidson, presides over the lower body county, two in East Tennessee and one of the legislature. They predict he in Henry county. The investigation